IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA)
VS.	
	No. 1:02 CR 743-7
PETER GOTTI,) MOTION FOR A HEARING AND/OR DEPOSITION
Defendant	,

The defendant Peter Gotti, by his counsel, respectfully shows the Court that:

 If the Court believes it would be helpful, we are certainly open to a hearing on the pending motion, and/or to a videotaped deposition of Peter Gotti at FMC Butner.

Respectfully submitted,

/s/ James B. Craven III
James B. Craven III
NC State Bar 997
Attorney for the Defendant Peter Gotti
P.O. Box 1366
Durham, NC 27702
(919)688-8295
JBC64@MINDSPRING.COM

CERTIFICATE OF SERVICE

I have this day served Government counsel electronically:

Jun Xiang, Esquire Assistant United States Attorney One St. Andrew's Plaza New York, NY 10007 Jun.Xiang@usdoj.gov

This 8th day of January 2020.

/s/ James B. Craven III
James B. Craven III